## What is claimed is:

1. A method implemented by a programmed computer system for use in connection with the sale of notes issued by a first issuer bound by regulations of a first jurisdiction and the sale of notes issued by a second issuer bound by regulations of a second jurisdiction, wherein the first jurisdiction and the second jurisdiction are distinct from one another, which method comprises the steps of:

inputting data regarding the entry by the first issuer into a first multi-jurisdictional program contract with at least one multi-jurisdictional program contract counterparty, wherein each first multi-jurisdictional program contract counterparty is selected from the group including a trustee, a principal paying agent, a custodian, a paying agent, a transfer agent, an arranger, a calculation agent, a disposal agent, a process agent and a swap counterparty;

inputting data regarding the entry by the second issuer into a second multi-jurisdictional program contract with at least one multi-jurisdictional program contract counterparty, wherein each second multi-jurisdictional program contract counterparty is selected from the group including a trustee, a principal paying agent, a custodian, a paying agent, a transfer agent, an arranger, a calculation agent, a disposal agent, a process agent and a swap counterparty;

inputting data regarding the purchase of each note by a noteholder;

calculating payments due each noteholder based at least in part upon the input data regarding the purchase of each note; and

processing the calculated payments to provide the payments to the noteholders.

2. The method of claim 1, wherein each first multi-jurisdictional program contract counterparty is the same entity as each corresponding second multi-jurisdictional program contract counterparty.